COMMON COUNCIL OF THE CITY OF ALBANY SUPPORT LEGISLATION JULY 18, 2022

LOCAL LAWS

J of 2022

A LOCAL LAW AMENDING ARTICLE VIIB (ALBANY POLICE DEPARTMENT INTERACTIONS) OF PART 1 (DEPARTMENT OF POLICE) OF CHAPTER 42 (DEPARTMENTS AND COMMISSIONS) OF THE CODE OF THE CITY OF ALBANY IN RELATION TO PROHIBITING THE ALBANY POLICE DEPARTMENT FROM PURCHASING, STOCKPILING, AND USING KINETIC ENERGY MUNITIONS

K of 2022

A LOCAL LAW AMENDING ARTICLE VIIB (ALBANY POLICE DEPARMENT INTERACTIONS) OF PART 1 (DEPARTMENT OF POLICE) OF CHAPTER 42 (DEPARTMENTS AND COMMISSION) OF THE CODE OF THE CITY OF ALBANY IN REALTION TO PROHIBITING THE ALBANY POLICE DEPARMENT FROM PURCHASING, STOCKPILING, AND USING CHEMICAL WEAPONS

ORDINANCES

16.72.22

AN ORDINANCE AMENDING ARTICLE I (BICYCLES AND ALL MOTOR VEHICLES) OF CHAPTER 359 (VEHICLES AND TRAFFIC) OF THE CODE OF THE CITY OF ALBANY IN RELATION TO THE REGULATION OF SKATEBOARDING ON SIDEWALKS

RESOLUTIONS

69.72.22R

A RESOLUTION SUPPORTING CENTRAL DISTRICT MANAGEMENT IN ITS APPLICATION TO NEW YORK STATE HOMES AND COMMUNITY RENEWAL FOR STATE ASSISTANCE IN FUNDING THE STEAM GARDEN PROJECT

70.72.22R

A RESOLUTION SUPPORTING CAPITALIZE ALBANY CORPORATION IN ITS APPLICATION TO NEW YORK STATE HOMES AND COMMUNITY RENEWAL FOR STATE ASSISTANCE IN FUNDING THE LIBERTY PARK DOWNTOWN STABILIZATION PROJECT

71.72.22R

A RESOLUTION SUPPORTING THE CITY OF ALBANY'S APPLICATION TO THE NEW YORK STATE OFFICE OF PARKS,

RECREATION & HISTORIC PRESERVATION'S ENVIRONMENTAL PROTECTION FUND FOR STATE ASSISTANCE IN FUNDING PHASE I OF THE ALBANY CITY HALL ROOF RESTORATION PROJECT

- 72.72.22R A RESOLUTION OF THE COMMON COUNCIL HONORING PHILLIP MOOORE, THE OWNER/OPERATOR OF THE SILVER SLIPPER, AND RENAMING A PORTION OF ORANGE STREET IN HIS HONOR
- 73.72.22R A RESOLUTION OF THE COMMON COUNCIL APPOINTING MICHAEL CORSO AS A MEMBER OF THE SUSTAINABILITY ADVISORY COMMITTEE
- 74.72.22R A RESOLUTION OF THE COMMON COUNCIL ESTABLISHING STANDARD WORK DAYS FOR THE COMMON COUNCIL AS REQUIRED BY REGULATION 315.4 OF THE NEW YORK STATE COMPTROLLER EFFECTIVE AUGUST 12, 2009

Council Member Romero introduced the following:

LOCAL LAW J of 2022

A LOCAL LAW AMENDING ARTICLE VIIB (ALBANY POLICE DEPARMENT INTERACTIONS) OF PART 1 (DEPARTMENT OF POLICE) OF CHAPTER 42 (DEPARTMENTS AND COMMISSION) OF THE CODE OF THE CITY OF ALBANY IN REALTION TO PROHIBITING THE ALBANY POLICE DEPARMENT FROM PURCHASING, STOCKPILING, AND USING KINETIC ENERGY MUNITIONS

Be it enacted, by the Common Council of the City of Albany, as follows:

Section 1. Article VIIB (Albany Police Department Interactions) of Part 1 (Department of Police) of Chapter 42 (Departments and Commissions) of Part I (Administrative Legislation) of the Code of the City of Albany is hereby amended by adding a new section 42-54.3 to read as follows:

§ 42-54.3. Chemical Weapons and Kinetic Energy Munitions

A. For purposes of this section, the following term shall have the following meanings:

Kinetic Energy Munitions

Any type of device designed to be thrown or launched from any device as a projectile in order to cause temporary pain, injury, irritation, disability, blindness, incapacitation, or disorientation to the intended target. The term specifically includes, but is not limited to, any item commonly referred to as "impact rounds" and/or "rubber bullets."

B. All City of Albany departments and agencies are prohibited from owning, purchasing, renting, storing, and/or deploying kinetic energy munitions.

Section 2. This local law shall take effect upon final passage, public hearing, and filing with the Secretary of State.

8 TH DAY OF JULY, 2022	
Corporation Counsel	

ADDDOVED AGEO FORMETTIC

From: Gabriella Romero, Council Member, 6th Ward

Re: Common Council Legislation

Supporting Memorandum

Date: July 7, 2022

Sponsor: Council Member Romero

LOCAL LAW J of 2022

TITLE

A LOCAL LAW AMENDING ARTICLE VIIB (ALBANY POLICE DEPARMENT INTERACTIONS) OF PART 1 (DEPARTMENT OF POLICE) OF CHAPTER 42 (DEPARTMENTS AND COMMISSION) OF THE CODE OF THE CITY OF ALBANY IN REALTION TO PROHIBITING THE ALBANY POLICE DEPARMENT FROM PURCHASING, STOCKPILING, AND USING KINETIC ENERGY MUNITIONS

GENERAL PURPOSE OF LEGISLATION

In Albany, and in other parts of the United States, kinetic weapons have been used to stifle dissent and scare citizens away from exercising their right to assemble and express themselves.

In our city, people expressing their opposition to abortion bans and police brutality have been severely injured by kinetic weapons. In fact, a 2017 study found that three- percent of people hit with rubber bullets have died from their injuries and 15-percent were permanently injured. These so-called "less than lethal" munitions can severely injure and kill people, and are often used indiscriminately.

Further, these violent tactics expose our city to costly lawsuits. In the City of Denver alone, twelve protestors were awarded \$12 million in damages for being injured by the indiscriminate use of kinetic munitions. In the aftermath of the George Floyd protests, numerous states and localities have rolled back the use and outright banned the use of kinetic munitions, including but not limited to California, Virginia, Philadelphia, and DC.

This legislation is intended to implement a significant recommendation of the City of Albany Policing Reform and Reinvention Collaborative - to encourage the demilitarization of our police force. This bill is intended to save our city money, prevent harm from being inflicted on our most marginalized communities, and increase the potential to foster trust between affected communities and the police.

NECESSITY FOR LEGISLATION AND ANY CHANGE TO EXSITING LAW

The City Code does not currently codify APD or any other department's use of kinetic energy munitions. This local law does so.

FISCAL IMPACT None.

Council Member Romero introduced the following:

LOCAL LAW K of 2022

A LOCAL LAW AMENDING ARTICLE VIIB (ALBANY POLICE DEPARMENT INTERACTIONS) OF PART 1 (DEPARTMENT OF POLICE) OF CHAPTER 42 (DEPARTMENTS AND COMMISSION) OF THE CODE OF THE CITY OF ALBANY IN REALTION TO PROHIBITING THE ALBANY POLICE DEPARMENT FROM PURCHASING, STOCKPILING, AND USING CHEMICAL WEAPONS

Be it enacted, by the Common Council of the City of Albany, as follows:

Section 1. Article VIIB (Albany Police Department Interactions) of Part 1 (Department of Police) of Chapter 42 (Departments and Commissions) of Part I (Administrative Legislation) of the Code of the City of Albany is hereby amended by adding a new section 42-54.4 to read as follows:

§ 42-54.4. Chemical Weapons and Kinetic Energy Munitions

A. For purposes of this section, the following terms shall have the following meanings:

Chemical Weapons

Any type of device containing toxic chemicals designed to be launched or thrown as a projectile or otherwise released in the area of civilian populations, in order to cause temporary or permanent incapacitation, injury, or trauma to the intended target, through the action of such chemicals as an eye, throat, respiratory and/or skin irritant. This term specifically includes, but is not limited to, any item commonly referred to as or having similar effects to "tear gas." The definition of "chemical weapon" herein shall not include "pepper spray" as that term is defined herein.

Pepper Sprav

Oleoresin capsicum (OC) spray, or what is commonly referred to as "pepper spray" contained in liquid spray canisters of a volume no greater than 0.75 ounces when used to temporarily control a specific individual whom a police officer reasonably believes to be in the process of committing a crime that endangers other people and only when such agent is released in compliance with department policies and New York State law relating to the use of force and under circumstances that reasonably assure that others in the vicinity are not affected by the use of such spray.

Tear Gas

Any liquid, gaseous, or solid substance intended to produce temporary physical discomfort or permanent injury to a human being through being vaporized or otherwise dispersed in the air, provided that the term "tear gas" as defined herein shall not include "pepper spray" as that term is defined in this subsection.

B. All City of Albany departments and agencies are prohibited from owning, purchasing, renting, storing, and/or deploying chemical weapons and/or tear gas, except for the use of pepper spray as that term is defined in subsection (A) of this section.

Section 2. This local law shall take effect upon final passage, public hearing, and filing with the Secretary of State.

8 TH DAY OF JULY, 2022				
Corporation Counsel				

From: Gabriella Romero, Council Member, 6th Ward

Re: Common Council Legislation

Supporting Memorandum

Date: July 8, 2022

Sponsor: Council Member Romero

LOCAL LAW K of 2022

TITLE

A LOCAL LAW AMENDING ARTICLE VIIB (ALBANY POLICE DEPARMENT INTERACTIONS) OF PART 1 (DEPARTMENT OF POLICE) OF CHAPTER 42 (DEPARTMENTS AND COMMISSION) OF THE CODE OF THE CITY OF ALBANY IN REALTION TO PROHIBITING THE ALBANY POLICE DEPARMENT FROM PURCHASING, STOCKPILING, AND USING CHEMICAL WEAPONS

GENERAL PURPOSE OF LEGISLATION

Of all of the protests our city has seen, tear gas has been only used on Black Lives Matter protestors in the South End and Arbor Hill. In Albany, and in other parts of the United States, tear gas have been used to stifle dissent and scare citizens away from exercising their right to assemble and express themselves.

In our city, and across the nation, people expressing their opposition to abortion bans and police brutality have been permanently injured by tear gas, including those elected to our city government. These so-called "less than lethal" munitions can severely injure and kill people. According to the CDC, in addition to the risk of death, exposure to tear gas can lead to blindness, glaucoma, severe chemical burns to the throat and lungs, and respiratory failure. Moreover, there is growing research that points to tear exposure leading to disruptions in menstrual cycles.

The indiscriminate nature of tear gas is the main reason it must be banned. The fact that the use of tear gas amounts to collective punishment has been affirmed by multiple court decisions, including in *Tamara K. Alsaada v. the City of Columbus, OH*, 536 F.Supp.3d 216 (S. D. OH 2021).

In the summer of 2020, children woke up gasping for air as tear gas deployed by the Albany Police Department entered their homes.

Tear gas is a chemical weapon banned in war. To say that without tear gas, our police would resort to shooting protestors with live ammunition is a argument in bad faith. The Albany Police Departments have multiple other tools to control crowds, including deescalation techniques, and other forms of forceful crowd control.

Further, the City of Albany Policing Reform and Reinvention Collaborative Recommendations on "Police Department Functions;" section 7, entitled "Interactions with Members of the Community," Goal 1 specifically recommends "Ban the use of tear gas and decrease the use of military style weaponry by the Albany Police Department." The report also notes the "police have many tools at their disposal for crowd control and should rely on de-escalation techniques rather than tear gas and battle armor."

In the aftermath of the George Floyd protests, numerous states and localities have rolled back the use and outright banned the use of tear gas, including but not limited to the states of California and Virginia, and localities of Philadelphia, Charlotte, and DC.

This legislation is intended to implement a significant recommendation of the City of Albany Policing Reform and Reinvention Collaborative - to encourage the demilitarization of our police force. This bill is intended to save our city money, prevent harm from being inflicted on our most marginalized communities, and increase the potential to foster trust between affected communities and the police.

NECESSITY FOR LEGISLATION AND ANY CHANGE TO EXSITING LAW

The City Code does not currently codify APD or any other department's use of tear gas, chemical weapons, or pepper spray. This local law does so.

FISCAL IMPACT

Council Member Farrell introduced the following:

ORDINANCE 16.72.22

AN ORDINANCE AMENDING ARTICLE I (BICYCLES AND ALL MOTOR VEHICLES) OF CHAPTER 359 (VEHICLES AND TRAFFIC) OF THE CODE OF THE CITY OF ALBANY IN RELATION TO THE REGULATION OF SKATEBOARDING ON SIDEWALKS

The City of Albany, in Common Council convened, does hereby ordain and enact:

Section 1. Article I (Bicycles and All Motor Vehicles) of Chapter 359 (Vehicles and Traffic) of Part II (General Legislation) of the Code of the City of Albany is hereby amended by amending the title of such Article to read as follows:

Article I Bicycles and All Motor Other Vehicles

Section 2. Section 359-4 (Riding on sidewalks prohibited; exceptions) of Article I (Bicycles and Other Vehicles) of Chapter 359 (Vehicles and Traffic) of Part II (General Legislation) of the Code of the City of Albany is hereby amended to read as follows:

§ 359-4 Riding on sidewalks prohibited; exceptions.

No person shall ride any bicycle, tricycle, velocipede, skateboard or other vehicle of propulsion on or over any footpath in any of the parks or on or over any of the sidewalks of any of the streets or avenues in this City, except if it is to go into a yard, lot or building; provided, however, that the foregoing provision of this section shall not apply to children under 10 years of age; and provided further that this section shall not be so construed as to prohibit the riding of any bicycle, tricycle, skateboard, or similar vehicle upon or over the unpaved portion of the sidewalk of any such street or streets outside of the thickly settled part of the City as shall be designated in writing by the Mayor. Every designation so made as aforesaid shall be field with the Chief of Police and may be revoked by the Mayor at any time in his the Mayor's discretion.

Section 3. This ordinance shall take effect immediately.

APPROVED AS TO FORM THIS
13TH DAY OF JULY, 2022
Corporation Counsel

From: Brett Williams, Esq., Senior Assistant Corporation Counsel

Re: Common Council Legislation

Supporting Memorandum

Date: July 8, 2022

Updated July 13, 2022

Sponsor: Council Member Farrell

ORDINANCE 16.72.22

TITLE

AN ORDINANCE AMENDING ARTICLE II (SKATEBOARDS) OF CHAPTER 255 (PEACE AND GOOD ORDER) OF THE CODE OF THE CITY OF ALBANY IN RELATION TO THE REGULATION OF SKATEBOARDING ON SIDEWALKS

GENERAL PURPOSE OF LEGISLATION

This ordinance prohibits skateboarders from using or riding skateboards on the sidewalks of the City.

NECESSITY FOR LEGISLATION AND ANY CHANGE TO EXISTING LAW

Under Article II, "Skateboards," of Chapter 255 of the Code as it existed for many years, skateboarders were prohibited from riding in or on many public areas in the City of Albany. Ordinance 9.41.22, passed by the Common Council on July 7, 2022, repealed many of these restrictions, apart from the prohibition against riding skateboards "in, on, or upon any publicly owned monument, sculpture or other statuary."

This ordinance addresses an issue that was raised during the consideration of Ordinance 9.41.22 by prohibiting skateboarders from riding on the sidewalk – a prohibition that already exists in the Code for bicycles – while retaining skateboarders' ability to ride in other public areas that had been denied to them under the previous Code provision.

FISCAL IMPACT

Council Member Love introduced the following:

RESOLUTION NUMBER 69.72.22R

A RESOLUTION SUPPORTING CENTRAL DISTRICT MANAGEMENT ASSOCIATION IN ITS APPLICATION TO NEW YORK STATE HOMES AND COMMUNITY RENEWAL FOR STATE ASSISTANCE IN FUNDING THE STEAM GARDEN PROJECT

WHEREAS, Central District Management Association is requesting financial aid from the State of New York to assist in funding the STEAM Garden project in the City of Albany; and

WHEREAS, Central District Management Association is applying to New York State Homes and Community Renewal for funding under the New York Main Street Program, Downtown Stabilization Project activity; and

WHEREAS, Central District Management Association is applying for this funding source through the 2022 New York State Consolidated Funding Application Round; and

WHEREAS, the grant application requires that the applicant obtain the approval and endorsement of the governing body of the municipality in which the project will be located; and

WHEREAS, the proposed application supports and advances the goals of the adopted Albany 2030 comprehensive plan, the citywide economic development strategy and applicable neighborhood revitalization plans; and

WHEREAS, the proposed application supports and advances the established goals of the Capital Region Economic Development Council and will have a significant regional impact;

NOW, THEREFORE, BE IT RESOLVED, that the Common Council of the City of Albany does hereby approve and endorse the application of Central District Management Association to New York State Homes and Community Renewal's New York Main Street Program for funding to aid the STEAM Garden project.

From: Brett Williams, Esq., Senior Assistant Corporation Counsel

Re: Common Council Legislation

Supporting Memorandum

Date: July 5, 2022

Sponsor: Council Member Love

RESOLUTION 69.72.22R

TITLE

A RESOLUTION SUPPORTING CENTRAL DISTRICT MANAGEMENT ASSOCIATION IN ITS APPLICATION TO NEW YORK STATE HOMES AND COMMUNITY RENEWAL FOR STATE ASSISTANCE IN FUNDING THE STEAM GARDEN PROJECT

GENERAL PURPOSE OF LEGISLATION

Central District Management Association is requesting Common Council support of an application for CFA funding to facilitate Phase III of the STEAM Garden project. CFA funding awarded through this application will help prepare the second and third floors of 297 Central Avenue for use. Proposed work includes HVAC supplemental split systems and extensions, plumbing work for four bathrooms, electrical work including energy efficient lighting, plaster repair, painting, flooring and window trim, and final technology build-out for classrooms and meeting rooms. The goal of the project is to finish additional incubator space in the STEAM Garden.

NECESSITY FOR LEGISLATION AND ANY CHANGE TO EXISTING LAW

The resolution is required by the NYS Consolidated Funding Application procedures. Passage at the July 18, 2022 meeting is requested due to the requirement for applicants to submit the approved resolutions with their application(s) prior to the CFA deadline of 4 p.m. on July 29th, 2022.

FISCAL IMPACT(S)

Council Member Love introduced the following:

RESOLUTION NUMBER 70.72.22R

A RESOLUTION SUPPORTING CAPITALIZE ALBANY CORPORATION IN ITS APPLICATION TO NEW YORK STATE HOMES AND COMMUNITY RENEWAL FOR STATE ASSISTANCE IN FUNDING THE LIBERTY PARK DOWNTOWN STABILIZATION PROJECT

WHEREAS, Capitalize Albany Corporation is requesting financial aid from the State of New York to assist in funding for the Liberty Park Downtown Stabilization Project in the City of Albany; and

WHEREAS, Capitalize Albany Corporation is applying to New York State Homes and Community Renewal for funding under the New York Main Street Program, Downtown Stabilization Project activity; and

WHEREAS, Capitalize Albany Corporation is applying for this funding source through the 2022 New York State Consolidated Funding Application Round; and

WHEREAS, the grant application requires that the applicant obtain the approval and endorsement of the governing body of the municipality in which the project will be located; and

WHEREAS, the proposed application supports and advances the goals of the adopted Albany 2030 comprehensive plan, the citywide economic development strategy and applicable neighborhood revitalization plans; and

WHEREAS, the proposed application supports and advances the established goals of the Capital Region Economic Development Council and will have a significant regional impact.

NOW, THEREFORE, BE IT RESOLVED, that the Common Council of the City of Albany does hereby approve and endorse the application of Capitalize Albany Corporation to New York State Homes and Community Renewal's New York Main Street Program for funding to aid the Liberty Park Stabilization Project.

From: Brett Williams, Esq., Senior Assistant Corporation Counsel

Re: Common Council Legislation

Supporting Memorandum

Date: July 5, 2022

Sponsor: Council Member Love

RESOLUTION NUMBER 70.72.22R

TITLE

A RESOLUTION SUPPORTING CAPITALIZE ALBANY CORPORATION IN ITS APPLICATION TO NEW YORK STATE HOMES AND COMMUNITY RENEWAL FOR STATE ASSISTANCE IN FUNDING THE LIBERTY PARK STABILIZATION PROJECT

GENERAL PURPOSE OF LEGISLATION

Capitalize Albany Corporation is requesting Common Council support of an application for CFA funding to undertake the Liberty Park Downtown Stabilization Project. CFA funding awarded through this application will enable the stabilization of the building located at 2 and 3 E-Comm Square along Broadway in Downtown Albany and prepare it for subsequent re-use. Proposed work includes asbestos abatement studies and removal, mold remediation, lead paint inspections and removal (if any), electrical removal, selective interior demolition, door and window repair/replacement, roof stabilization and replacement (where needed) and clean-up. The goal of the project is to take the next step in bringing the property back to productive use and to advance the overall revitalization of the Liberty Park district.

NECESSITY FOR LEGISLATION AND ANY CHANGE TO EXISTING LAW

The resolution is required by the NYS Consolidated Funding Application procedures. Passage at the July 18, 2022 meeting is requested due to the requirement for applicants to submit the approved resolutions with their application(s) prior to the CFA deadline of 4 p.m. on July 29th, 2022.

FISCAL IMPACT(S)

Council member Love introduced the following:

RESOLUTION NUMBER 71.72.22R

A RESOLUTION SUPPORTING THE CITY OF ALBANY'S APPLICATION TO THE NEW YORK STATE OFFICE OF PARKS, RECREATION & HISTORIC PRESERVATION'S ENVIRONMENTAL PROTECTION FUND FOR STATE ASSISTANCE IN FUNDING PHASE I OF THE ALBANY CITY HALL ROOF RESTORATION PROJECT

WHEREAS, the City of Albany is requesting financial aid from the State of New York to assist in funding Phase I of the Albany City Hall Roof Restoration Project; and

WHEREAS, the City of Albany is applying to the New York State Office of Parks, Recreation & Historic Preservation for funding through the Environmental Protection Fund, Historic Preservation activity; and

WHEREAS, the City of Albany is applying for this funding source through the 2022 New York State Consolidated Funding Application Round; and

WHEREAS, the Common Council's approval and endorsement of this application will be submitted to evidence this project's readiness; and

WHEREAS, the proposed application supports and advances the goals of the adopted Albany 2030 comprehensive plan, the citywide economic development strategy and applicable neighborhood revitalization plans; and

WHEREAS, the proposed application supports and advances the established goals of the Capital Region Economic Development Council and will have a significant regional impact.

NOW, THEREFORE, BE IT RESOLVED, that the Common Council of the City of Albany does hereby approve and endorse the City of Albany's application to the New York State Office of Parks, Recreation & Historic Preservation for funding through the Environmental Protection Fund, Historic Preservation activity for funding to aid the Phase I of the Albany City Hall Roof Restoration Project.

From: Brett Williams, Esq., Senior Assistant Corporation Counsel

Re: Common Council Legislation

Supporting Memorandum

Date: July 5, 2022

Sponsor: Council Member Love

RESOLUTION 71.72.22R

TITLE

A RESOLUTION SUPPORTING THE CITY OF ALBANY'S APPLICATION TO THE NEW YORK STATE OFFICE OF PARKS, RECREATION & HISTORIC PRESERVATION'S ENVIRONMENTAL PROTECTION FUND FOR STATE ASSISTANCE IN FUNDING PHASE I OF THE ALBANY CITY HALL ROOF RESTORATION PROJECT

GENERAL PURPOSE OF LEGISLATION

The City of Albany is requesting Common Council support of an application for CFA funding to facilitate Phase I of the Albany City Hall Roof Restoration Project. CFA funding awarded through this application will enable the restoration of City Hall's roof while maintaining the character and historic integrity of the building. Successful completion of this work will serve objectives including but not limited to ensuring the safety of building entrants and archival documents and/or materials.

NECESSITY FOR LEGISLATION AND ANY CHANGE TO EXISTING LAW

The resolution will be included in the City's submission through the NYS Consolidated Funding Application portal. Passage at the July 18, 2022 meeting is requested to permit the applicant to submit the approved resolution with their application prior to the CFA deadline of 4 p.m. on July 29th, 2022.

FISCAL IMPACT(S)

Council Member Love introduced the following:

Resolution Number 72.72.22R

A RESOLUTION OF THE COMMON COUNCIL HONORING PHILLIP MOORE, THE OWNER/OPERATOR OF THE SILVER SLIPPER, AND RENAMING A PORTION OF ORANGE STREET IN HIS HONOR

- **WHEREAS,** Phillip Moore was born in Darton, North Carolina on October 21, 1935, and lived and worked on a farm there until the age of 14; and
- **WHEREAS,** Phillip came to Albany in 1951 and lived with his uncle Buster while he made a fresh start in his new city; and
- **WHEREAS,** Phillip was introduced to pressing clothes shortly after his arrival when he began working at Roxy Cleaner's for a few years, alongside Reverend Clemor McKnight, before he became employed at Spector's Men Shop where he worked 33 years, until his retirement; and
- **WHEREAS,** Phillip was a member of the Esquire Mens' Club from 1975 to 1980 and also became a Mason and was deeply involved in that brotherhood for many years; and
- **WHEREAS,** in 1980 he purchased a building on Henry Johnson Boulevard that would eventually become the Silver Slipper and began renovating it; and
- **WHEREAS**, Phillip went on to participate in quite a few functions like Happy Monday, Blue Tuesday, and Round Robin where he gave food and drinks to all that came.; and
- **WHEREAS**, throughout the years Phillip received many awards and much recognition, including the Al Tabari Temple #121 Community Service Recognition Award and an honorable recognition from the City of Albany Department of Recreation; and
- **WHEREAS,** Phillip continues to pour his heart, body, and soul into the Silver Slipper and the community that he loves so much, giving cookouts on the side of the building every year to which all are welcome; and
- **WHEREAS,** Phillip Moore is a selfless man and will always be remembered that way in the eyes of his family friends, and the community;
- **NOW, THEREFORE, BE IT RESOLVED,** that the Albany Common Council honors Phillip Moore and his contributions to the community by directing that an honorary street sign to read "Phillip Moore Way" be placed adjacent to the existing sign at Orange Street nearest Henry Johnson Boulevard; and
- **BE IT FURTHER RESOLVED**, that a copy of this resolution, suitably engrossed, be transmitted to Phillip Moore to show how much his contributions are appreciated.



City Clerk
City of Albany, New York
City Hall
24 Eagle Street
Albany, NY 12207
www.cityclerk@albanyny.gov

Date Received

Proposed Honorary Street Name Application Form

Instructions: This application must be completed in full and submitted for review. Please complete one (1) form for each proposed street name. Please complete the application in its entirety and print. Requests must be accompanied by the \$50.00 application fee

Applicant Information

Applicant's Name: Lynette Moore	
Street Address: 17 Bertha Street, 2 nd Floor City/State: Alb	any, NY Zip: 12209
Telephone (518)221-3625 Fax ()	Email: lynettemoore39@gmail.com -> (ynn effe: Mo
Honorary Street In	
	der existing street names for persons or groups being honored.
Requested Honorary Name: Phillip Moore Way	
Suggested Location: Henry Johnson Blvd & Orange Street	
Existing Street Name: Henry Johnson	
Cross Street Information: From Orange Street to Sheridan	Ave
Number of Intersections: 2	
Map of location for the proposed honorary street name a	ttached (L_) Yes () No
Honoree Inform	nation
Biography or reason for honoring the individual or group	attached (HPes () No
Individual or group to be honored relevance to the propo	sed location (please explain):
Mr. Moore is a long standing proprietor in that area and l	nas owned the Silver Slipper for 41 years. He has employed
numerous people from the community and supported an	d still supports the Lukemia Society. He routinely supports local
sporting activities for the youth in Arbor Hill.	

Applicant's Signature: Lynette Moore, by telephone Date: June 13, 2022

Olinon 4.

Silver Slugger Albu Hop Sport

Hop Sport

Olinon 4.

Albu Hop Sport

Olinon 4.

Olinon 4.

Albu Hop Sport

Olinon 4.

Albu Hop Sport

Olinon 4.

	r Internal Use Only	
Common Council and Department Review/Approval Council Member:	APD Traffic Engineering Division: Referred to APD Traffic Engineering (date): Reviewed by APD Traffic Engineering: Comments:	
Mayor's Request:Ward:		
Date Received:		
Date Introduced:	Number of Internations is request.	
Application Fee Received: \$OR Fee Waived:	Number of Intersections in request:	
Resolution Passed by Common Council on (date): _	Comments Received back from Traffic Engineering (date):	
Resolution Number:	Approval granted to fabricate Signs (date):	
	Number of Signs for dedication to family:	
	Deposit made with the Treasurer for sign fabrication and installation(date):	
	Sign Fabrication Deposit Amount: \$ or Fee Waived:	
	Installation and Unveiling Date:	

FROM: Joyce Love, Council Member

RE: Common Council Legislation

Supporting Memorandum

DATE: July 14, 2022

RESOLUTION NUMBER 72.72.22R

TITLE

A RESOLUTION OF THE COMMON COUNCIL HONORING PHILLIP MOORE, THE OWNER/OPERATOR OF THE SILVER SLIPPER, AND RENAMING A PORTION OF ORANGE STREET IN HIS HONOR

GENERAL PURPOSE OF LEGISLATION

To officially celebrate the contributions of Phillip Moore and create an honorary street sign at the proposed location.

NECESSITY FOR LEGISLATION AND ANY CHANGE TO EXISTING LAW

To celebrate Phillip Moore, owner and operator of the Silver Slipper.

FISCAL IMPACT

Council Member Balarin on behalf of the Committee on Planning, Economic Development, and Land Use introduced the following:

Resolution Number 73.72.22R

A RESOLUTION OF THE COMMON COUNCIL APPOINTING MICHAEL CORSO AS A MEMBER OF THE SUSTAINABILITY ADVISORY COMMITTEE

WHEREAS, pursuant to section 42-133(A) of the Code of the City of Albany, the Common Council has the responsibility to appoint members to five of the Sustainability Advisory Committee's fifteen seats; and

WHEREAS, pursuant to that section, such appointments are for a term of three years;

NOW, THEREFORE, BE IT RESOLVED, that Michael Corso hereby appointed as a member of the Sustainability Advisory Committee for a term expiring June 30, 2025; and

BE IT FURTHER RESOLVED, that this resolution shall take effect immediately.

From: John-Raphael Pichardo, Esq., Research Counsel

Re: Common Council Legislation

Supporting Memorandum

Date: July 8, 2022

SPONSOR Council Member Balarin on behalf of the Committee on Planning, Economic

Development, and Land Use

RESOLUTION NUMBER 73.72.22R

TITLE

RESOLUTION OF THE COMMON COUNCIL APPOINTING MICHAEL CORSO AS A MEMBER OF THE SUSTAINABILITY ADVISORY COMMITTEE

GENERAL PURPOSE OF LEGISLATION

To appoint Michael Corso to Sustainability Advisory Committee for a term expiring June 30, 2025

NECESSITY FOR LEGISLATION AND ANY CHANGE TO EXISTING LAW

The Council is required to appoint five members to the Sustainability Advisory Committee. Council appointments to boards and committees are accomplished by resolution.

FISCAL IMPACT(S)

Council Member Kimbrough introduced the following:

Resolution Number 74.72.22R

A RESOLUTION OF THE COMMON COUNCIL ESTABLISHING STANDARD WORK DAYS FOR THE COMMON COUNCIL AS REQUIRED BY REGULATION 315.4 OF THE NEW YORK STATE COMPTROLLER EFFECTIVE AUGUST 12, 2009

BE IT RESOLVED, that the Common Council of the City of Albany hereby establishes the following as standard work days for elected and appointed officials and will report the following days worked to the New York State and Local Employees' Retirement System based on the record of activities maintained and submitted by these officials to the clerk of this body:

Title	Name	Standard Work Day (Hrs/day)	Term Begins/Ends	Participates in Employer's Time Keeping System (Y/N)	Days/Month (Based on Record of Activities)
Mayor	Kathy Sheehan	7.5	1/1/22-12/31/25	N	25.50
City			1/1/22-12/31/25		
Treasurer	Darius Shahinfar	7.5		N	23.34
			1/1/22-12/31/25		
City Auditor	Dorcey Applyrs	7.5		N	21.98
Council			1/1/22-12/31/25		
President	Corey Ellis	6		N	20.91
Council			1/1/22-12/31/25		
Member	Owusu Anane	6		N	23.28
Council			1/1/22-12/31/25		
Member	Sonia Frederick	6		N	21.66
Council			1/1/22-12/31/25		
Member	Alfredo Balarin	6		N	17.95
Council			1/1/22-12/31/25		
Member	Sergio Adams	6		N	
Council			1/1/22-12/31/25		
Member	Ginnie Farrell	6		N	20.25
Council			1/1/22-12/31/25		
Member	Jack Flynn	6		N	18.66
Council			1/1/22-12/31/25		
Member	Thomas Hoey	6		N	24.22
Council			1/1/22-12/31/25		
Member	Derek Johnson	6		N	23.78
Council			1/1/22-12/31/25		
Member	Jahmel K. Robinson	6		N	23.12
Council			1/1/22-12/31/25	N	
Member	Gabriella Romero	6			
Council			1/1/22-12/31/25	N	
Member	E. Hyde Clarke	6			
Council			1/1/22-12/31/25	N	
Member	Deborah Zamer	6			
			1/1/22-12/31/25	N	
Council					
Member	Meghan Keegan	6			

From: Brett Williams, Esq. Senior Assistant Corporation Counsel

Re: Common Council Legislation

Supporting Memorandum

Date: July 8, 2022

Sponsor: Council Member Kimbrough

RESOLUTION NUMBER 74.72.22R

TITLE

A RESOLUTION OF THE COMMON COUNCIL ESTABLISHING STANDARD WORK DAYS FOR THE COMMON COUNCIL AS REQUIRED BY REGULATION 315.4 OF THE NEW YORK STATE COMPTROLLER EFFECTIVE AUGUST 12, 2009

GENERAL PURPOSE OF LEGISLATION

To establish the standard work day for elected officials and to report the average numbers of days per month for retirement reporting as required by the New York State Comptroller.

NECESSITY FOR LEGISLATION AND ANY CHANGE TO EXISTING LAW

This resolution is required by state regulation for retirement reporting purposes for elected officials.

FISCAL IMPACT